12-12020-mg Doc 10290-15 Filed 01/23/17 Entered 01/23/17 11:54:26 Exhibit N Pg 1 of 31

### Exhibit N

### RESCAP

the Debtors as of May 14,

2012 (the date the Debtors

cases) and, you must

provide copies of any and

all documentation that you

believe supports the basis

for your claim.

15

filed their bankruptcy

## MORRISON FOERSTER

### Sent/Received

#### Claim Information

nation

Claim Number

Basis of Claim

Explanation that states the legal and factual reasons why you believe you are owed money or are entitled to other relief from one of the basis of this action, in general terms, is the negligence of ETS when it proceeded with a trustee sale of the property of claimant without

when it proceeded with a trustee sale of the property of claimant without having any authority to do so, and failing to ascertain whether it had authority to conduct a trustee sale, thus causing claimant significant damages—explained fully in the attached documents.

The basis of this lawsuit in San Mateo County, CA and the basis of this claim (Claim No. 4445) is identical, and the damages sought in each are identical. The proof that I am "owed money from one of the debtors as of ay 14,2012" is contained in the attached documents: (1) Complaint, CIV505386; (2) Statement of Damages filed 8/22/11; (3) Memorandum of Costs; (4) Declaration of Alan Moss In support of Request To Enter Default Judgment By Court. These documents are attached hereto, and made a part of this claim.

If your claim relates to a mortgage loan that you believe was originated or serviced by one of the Debtors, please be sure to include the following loan information, so that we can effectively search our records for information on your property and loan, and evaluate your claim.

Loan Number: 490 I DON'T KNOW IF MY CLAIM WAS SERVICED BY GMAL BUT	O "RELATES" TO ONE OF TH THE CLAIM IS NOT RED,	HE DEBTORS AS THAT TERM IS USED. THE LOAN WEST GMAC. HI IS AGAINST THERE ALLEGO TRUSTER
86 SAN LUCAS	the above loan number:	
Moss BEACH	State:	74038.

Additional resources may be found at - http://www.kccllc.net/rescap

Residential Capital, LLC P.O. Box 385220 Bloomington, MN 55438

Exhibit N Pa 3 of 31

ALAN MOSS P.O. Box 721 MOSS BEACH CA 94038

TELEPHONE: (415)494-8314

E-MAIL: alanmoss.office@gmail.com

FACSIMILE: (650)728-0738

July 20, 2013

Residential Capital, LLC P.O. Box 385220 Bloomington, Minnsota 55438

Re:

ResCap Bankruptcy

Claim No. 4445, Alan Moss

Dear Sirs::

Pursuant to your letter of June 21, 2013(on Morrison and Foerster letter head). enclosed you will find my response to the information requested regarding Claim No. 4445.

I have attached four documents as Exhibits 1 - 4 to that form entitled Claim Information." These four documents explain in great detail the lawsuit I filed against Executive Trustee Services, LLC("ETS") and which was stayed by operation of the bankruptcy filing, and which was the basis of my claim against the debtor. The claim in each are identical as set forth on that form. The lawsuit is still pending.

ETS is one of the debtors encompassed in the ResCap bankruptcy. ETS acted as trustee and initiated and consummated a trustee sale of my property, when it was illegally appointed as a substitute trustee, and due to its negligence, failed to ascertain if they had been given proper authority to act as trustee. It had not. ETS has now rescinded the sale and returned title to me. However, I suffered and continue to suffer great damages as a result of its illegal action, all of which is explained in the documents attached. My action was stayed one day before a default judgment prove-up hearing to establish the extent of damages-the amount of which is identical to the claim I filed in this ResCap action.

I believe this fully responds to your request for information. If for some reason it does not, please let me know.

> Very # y yours.

12-1	12020-mg Doc 10290-15	Filed 01/23/17 Pg 4 of 3	Entered 01/23/17 11:54:26 Exhibit N 31
1	Alan Moss		
2	P.O. Box 721 Moss Beach CA 94038		(ENDORSED)
3	Telephone: (415)296-750 Facsimile: (650)728-073		FILED SAN MATEO COUNTY
4	Attorney In Pro Per		MAY 5 = 2811
5			Chance of the Supplement Control  By G. Lacon  THE TY OLD PR
6			ಿತ್ರವರ್ಷಕ್ಕಿ ಕಿ.ಕಿ. ಬಿ.ಟ್ ಮೊಬ್ಬು
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9			RT OF CALIFORNIA DUNTY OF SAN MATEO
10			FM 2 w
11	Alan Irving Moss,	)	CIV 5 0 5 3 8 6 Action No.
12		Plaintiff,)	Action No.
13	V.C	{	COMPLAINT FOR
14	VS.	)	(1). Negligence (2). Negligence per se
	Executive Trustee Servi		(3). Fraud (4). Intentional Infliction of
	f/k/a Executive Trustee : Inc., and Does 1-50, inclu		Emotional Distress (5). Negligent Infliction of
17		<u> </u>	Emotional Distress
18		Defendants.)	
19		,	ı
20	Plaintiff ALAN IRVING M	_	
21			IOSS is, and at all times hereinafter mentioned
22	was, an individual residing i	in the County of S	San Mateo, California.
23	2. Defendant	EXECUTIVE 7	TRUSTEE SERVICES, LLC F/K/A EXECU-
24	TIVE TRUSTEE SERVICE	S, INC., (hereina	fter "ETS") is, and at all times hereinafter men-
	tioned was, a business of un	known legal orig	in and form.
25 26	3. The true na	mes and capaciti	ies, whether individual, corporate, associate or
20			
	COMPLAINT		ACTION NO.

- 4. Plaintiff is informed and believes, and thereon alleges, that at all times herein mentioned, each of the defendants was the agent of the remaining defendants and, in doing the things herein alleged, was acting within the course and scope of such agency.
- 5. Plaintiff has owned and resided in the property located at 86 San Lucas, Moss Beach, California (the "property"), within the County of San Mateo, continuously from 1984 to the present. The legal description of the property, as contained in the official records of San Mateo County, is APN No. 037-275-120, Lots 22 and 23, Blk. 13, Riviera Ocean Villa.
- 6. According to actions taken by detendant hereinafter described, the subject property also included Parcel No. 037-275-170, Lot 20 when it was encumbered by the financial instrument which is the subject of this lawsuit. Lot 20 is not contiguous to Lots 22 and 23, but rather is separated by a legally separate lot, Lot 21.
- 7. On or about June 22, 2005, plaintiff took out a loan against the subject property, as evidenced by a Note. Plaintiff was the borrower. C. Mortgage, inc. was the lender.
- 8. The Note was secured by a Deed of Trust, in which the purported parties were: CJ Mortgage, Inc. as the beneficiary, Alliance Title was the trustee, and plaintiff was the trustor. Said Deed of Trust described the property as APN 037-275-170-6. Said instrument was recorded on July 5, 2005.
- 9. The County of San Mateo does not contain any APN number with the description 037-275-170-6.

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- 11. According to public records on file with the Recorders Office of San Mateo County, on or about June 27, 2005, said property was allegedly assigned to Option One Mortgage Corporation by CJ Mortgage Inc. The trustee listed in said assignment was Alliance Title. Said alleged assignment was recorded on April 4, 2007. A true and correct copy of said assignment as contained in the official records of the County of San Mateo is attached hereto as Exhibit 2. Plaintiff herein never received notice of said assignment. Said instru-ment was recorded on July 5, 2005.
- 12. On or about October 26, 2005, Option One Mortgage Corporation prepared a document entitled "Substitution of Trustee," in which it substituted Premier Trust Deed Services Inc. as trustee in place and stead of Alliance Title. Said document was recorded on February 3, 2006. A true and correct copy of said assignment as contained in the official records of the County of San Mateo is attached hereto as Exhibit 3.
- prepared a document entitled "Substitution of Trustee," in which it claims to be the "present beneficiary and claims to substitute Executive Trust Deed Services, LLC'rka Executive Trust Deed Services, Inc." as trustee in place and stead of, on information and belief, Premier Trust Deed Services Inc. Said document was recorded on November 10, 2006. This document was signed in Pennsylvania by a Margie Kwaitanowski, as vice-president of TCIP REO2, LLC. On or about October 25, 2005, Ms. Kwaitanowski was actually employed by GMAC in Pennsylvania, a business entity of unknown legal form. In addition, the notary on the document was Brenda Staehle, who was also an employee of GMAC. A true and correct

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- 14. On or about October 26, 2005, TCIF REO2, LLC was not the present beneficiary under the deed of trust referred to hereinabove, nor had it been assigned the deed of trust as of that date.
- 15. On or about November 10, 2006, TCIF REO2, LLC was not the present beneficiary under the deed of trust, nor had it been assigned the deed of trust as of that date.
- 16. According to public records on file with the Recorders Office of San Mateo County, on or about September 15, 2007, said property was allegedly assigned to "TCIF, LLC" by Option One Mortgage Inc. The signature of the officer of the assignor was notarized more than four months prior to the signature of the representative of the assignor, on May 7, 2007; the date of May 7, 2007 was interlineated by handwriting after a typed date of May 8, 2008 was crossed out. The document was allegedly notarized on May 7, 2007; the "7" of the "2007" date was written by hand over the "8" of the typed "2008." Plaintiff is informed and believes, and on that basis alleges, that this document was actually signed and notarized on My 8, 2008. Said alleged assignment was recorded on June 16, 2008. A true and correct copy of said assignment as contained in the official records of the County of San Mateo is attached hereto as Exhibit 5. Plaintiff herein never received notice of said assignment.
- County, on or about September 17, 2007, a Notice of Default was recorded against said property. Said document was issued by "TCIF REO2, LLC c/o Executive Trustee Services LLC." The document was signed by "Executive Trustee Services, LLC as agent for beneficiary." The document was recorded on September 18, 2007. A true and correct copy of said assignment as contained in the official records of the County of San Mateo is attached hereto as Exhibit 6.

COMPLAINT

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ACTION NO.

19. According to public records on file with the Recorders Office of San Mateo County, on or about April 29, 2008, said property was allegedly assigned to The Bank of New York Trust Company by TCIF, LLC. Said alleged assignment was recorded on June 16, 2008. A true and correct copy of said assignment as contained in the official records of the County of San Mateo is attached hereto as Exhibit 7. Plaintiff herein never received notice of said assignment.

20. According to public records on file with the Recorders Office of San Mateo County, on or about May 19, 2008, a Notice of Trustees Sale was recorded on said property by ETS Services, LLC, which was, on information and belief, a sub-entity of Executive Trustee Services. A true and correct copy of this document as contained in the official records of the County of San Mateo is attached hereto as Exhibit 8.

21. On or about May 7, 2009, unbeknownest to plaintiff, a Trustee Sale took place, conducted by defendant ETS, pursuant to the Notice of Default and Notice of Trustees Sale, regarding the foreclosure on the property, in which defendant ETS as trustee, sold the property.

22. On or about May 12, 2009, defendant ETS prepared a document entitled trustee s'Deeu Opon Sale which purported to grant to the Bank of New York Trust Company, title to said property. The document states that "grantee was the foreclosing beneficiary." On information and belief, this was a full credit purchase sale, and no cash changed hands, in derogation of the specific language of the Notice of Trustees Sale. The Bank of New York Trust Company was not a BFP. A true and correct copy of this document as contained in the official records of the County of San Mateo is attached hereto as Exhibit 9.

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ACTION NO.

# FIRST CAUSE OF ACTION (NEGLIGENCE)

23. Plaintiff re-alleges and re-asserts, as though fully set forth herein, Paragraphs 1 - 22 inclusive.

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24. At all relevant times herein, defendant ETS, acting as trustee, owed plaintiff an affirmative duty of care, that in fulfilling its responsibilities as trustee, and in particular to exercise the power of sale of residential real property, to faithfully comply and strictly comport with the laws of California and the provisions of the deed of trust referred to hereinabove. In particular, because ETS was acting under a power of sale whose actions could result in the removal of plaintiff from his residence, and because ETS had an affirmative duty of care to plaintiff, ETS had an affirmative duty of care to plaintiff to treat plaintiff fairly, in a manner equal to the manner in which it was treating the alleged beneficiary, and in conformance with the law.

25. Prior to issuing the Notice of Default and the Notice of Trustees Sale, defendant ETS negligently failed to examine the chain-of-title of the subject property and negligently failed to determine that it had not in fact been legally and properly substituted in as trustee, and had no power and authority to issue said Notice of Default and Notice of Trustee Sale.

26. At the time that defendant ETS was allegedly made trustee by virtue of said substitution of trustee prepared and recorded by TCIF REO2, LLC, TCIF REO2, LLC was not the present beneficiary of the deed of trust. Therefore, defendant ETS could not, and did not, legally acquire the power of sale from the purported substitution; therefore, ETS had no power and authority to issue said notices.

27. Prior to conducting the trustee's sale which resulted in plaintiff allegedly

# (NEGLIGENCE PER SE)

33. Plaintiff re-alleges and re-asserts, as though fully set forth herein, para-

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- 7 -ACTION NO. COMPLAINT

12-1 <b>2</b> 020-mg	Doc 10290-15	Filed 01/23/17	Entered 01/23/17 11:54:26	Exhibit N
		Pg 11 of 3		

graphs 1 - 32 inclusive.

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- 34. On or about September 21, 2006, defendant ETS was allegedly substituted in as trustee of the Note and Deed of Trust as set forth hereinabove.
- 35. As the purported trustee under a Deed of Trust, ETS believed it had acquired the powers enunciated in the Deed of Trust and the relevant statutes of the State of California, i.e., Civil Code §§ 2924b and 2934, including the power of sale.
- 36. Acting under this supposed power, defendant ETS negligently issued a Notice of Default dated September 17, 2007 regarding the subject property.
- 37. Acting under this supposed power, ETS negligently issued a Notice of Trustees Sale dated May 19, 2008.
- 38. Acting under this supposed power, defendant ETS negligently conducted a Trustees Sale on said property, in which The Bank of New York Trust Company "bought" the property on a credit bid and acting as the "foreclosing beneficiary."
- 39. Acting under this supposed power, detendant ETS negligently issued a Trustees Deed to the Bank of New York Trust Company, purporting to pass title to said property to The Bank of New York Trust Company.
- 40. At all relevant times herein, there was in effect California Civil Code §§ 2924b and 2934 which provided the only method by which a beneficiary could substitute in a new trustee and insum on said trustee an tine powers of the previous trustee and trust deed. Pursuant to said statute, only the beneficiary or beneficiaries had the power to substitute a new trustee. On the date that ETS was substituted in as new trustee by TCIF REO2, LLC, TCIF REO2, LLC was not the beneficiary under said Deed of Trust, because it was not assigned the deed of trust until May 7, 2007 at the earliest.
  - 41. Civil Code §§ 2924b and 2934 are a statutory scheme designed specifically for the protection of trustors under a deed of trust, specifically in this case the plaintiff herein.

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12-1	020-mg Doc 10290-15 Filed 01/23/17 Entered 01/23/17 11:54:26 Exhibit N Pg 12 of 31
1	42. As a result of defendant ETS acting in derogation of the aforementioned
2	statutes, plaintiff was directly and proximately injured as hereinafter prayed and set forth.
3	43. As a direct and proximate result of the negligence of defendant ETS, as set
4	forth hereinabove, plaintiff sustained damaged, both physically, emotionally and financially,
5	and plaintiff prays judgment against defendant as hereinafter set forth.
6	
7	THIRD CAUSE OF ACTION
8	(FRAUD)
9	44. Plaintiff re-alleges and re-asserts, as though fully set forth herein, para-
10	graphs 1 - 43 inclusive.
11	45. At the time that defendant ETS issued the Notice of Default and the Notice
12	of Trustee Sale, defendant ETS knew or should have known, that it did not have the legal au-
13	thority to issue said notices.
14	46. At the time that defendant ETS conducted the trustees sale set forth here-
15	inabove, defendant ETS knew or should have known, that it did not have the legal authority
16	to conduct said sale.
17	47. At the time that defendant ETS issued the Trustees Deed on said property,
18	as set forth hereinabove, defendant ETS knew or should have known, that it did not have the
17	regar authority to issue said Trustees Deed.
20	48. As a direct result of these aforementioned actions of defendant ETS, and
21	because of direct representations of defendant ETS to plaintiff, plaintiff was caused to believe
22	that his property was subject to being sold at a trustees sale and that said sale would not be
23	cancelled unless and until plaintiff reached an agreement with the loan servicer, GMAC.
24	49. Defendant ETS, by doing the acts hereinabove complained of, intended that
25	plaintiff rely on its official capacity and representations, and that plaintiff had to reach agree-
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12-1 <b>2</b> 020-mg	Doc 10290-15	Filed 01/23/17	Entered 01/23/17 11:54:26	Exhibit N
		Pa 13 of 3		

ment with GMAC to cancel said sale.

- 50. Due to the fraudulent misrepresentations made to plaintiff by defendant ETS, and others purporting to act on behalf of those purporting to hold a beneficial interests in the property, and their principals, agents, assignors, assignees and predecessor, plaintiff was induced to reasonably rely on their express and implied assurance regarding loan forbearance and forgiveness, cancellation and postponement of the foreclosure process.
- 51. Plaintiff reasonably relied on said representations in paying \$50,000.00 to the loan servicer in order to cancel said sale; plaintiff reasonably and in good faith relied on said representations that the sale would be cancelled; as a direct result, plaintiff believed that defendant ETS cancelled said scheduled trustees sale.
- 52. In reliance on said representations, Plaintiff did not receive notice of any subsequently scheduled trustee sale.
- 53. As a result of the fraudulent activities by defendant ETS, Does 1 through 50 and their assignors ad predecessors in interest, plaintiff has been damaged in an amount to be determined at trial, both as to compensatory and punitive damages.
- 54. As a direct and proximate result of the negligence of defendant ETS, as set forth hereinabove, plaintiff sustained damaged, both physically, emotionally and financially, and plaintiff prays judgment against defendant as hereinafter set forth.

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### FOURTH CAUSE OF ACTION

### (INTENTIONAL INFLICTION OF EMOTIONAL DISTRESS)

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- 55. Plaintiff re-alleges and re-asserts, as though fully set forth herein, paragraphs 1 through 54 inclusive.
- 56. Defendant's conduct, as hereinabove set forth, was intentional and mali-

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COMPLAINT - 10 -

ACTION NO.

- 57. As a direct and proximate result of the acts alleged above, plaintiff suffered humiliation, mental anguish and emotional and physical distress, and has been injured in mind and body, all to plaintiff's damage.
- 58. By reason of the acts alleged above, plaintiff was prevented from attending to plaintiff's usual occupation and thereby lost earnings. Plaintiff is informed and believes and thereon alleges, that plaintiff will thereby be prevented form attending to plaintiff's usual occupation for a period in the future which plaintiff cannot ascertain, and will thereby sustain further loss of earnings.
- 59. The acts of defendants alleged above were willful, wanton, malicious, and oppressive, and justify the awarding of exemplary and punitive damages.
- 60. Defendant ETS, Does 1 through 50 and any of their agents, principals, assignors, assignees, predecessor and related entities are in the business of real estate and knew or should have known of the requirements of State law regarding the sale of real property. Defendants, and each of them, deliberately and carelessly, or with such callous disregard for State law mat it amounted to democrateness, violated the requirements of State law as set forth hereinabove.
- 61. Defendants intentionally, with callous disregard for plaintiff, and with malice aforethought violated numerous requirements of State law, and as a direct and proximate result, plaintiff was severely injured and made to suffer for months on end as this process went forward.
  - 62. As a direct and proximate result of the negligence of defendant ETS, Does

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	12-1	2020-mg Doc 10290-15 Filed 01/23/17 Entered 01/23/17 11:54:26 Exhibit N Pg 15 of 31
	1	1 -50, and their agents, as set forth hereinabove, plaintiff sustained damages, both physically,
	2	emotionally and financially, and plaintiff prays judgment against defendant as hereinafter set
		forth.
	4	
	5	FIFTH CAUSE OF ACTION
	6	(NEGLIGENT INFLICTION OF EMOTIONAL DISTRESS)
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	8	63. Plaintiff realleges and re-assets, as though fully set forth herein, para-graphs
	9	1 through 62 inclusive.
±1 <u>₩</u> 0	10	63. Defendant ETS, Does 1 - 50, and their agents, knew or should have known,
	11	that its failure to exercise due care in the performance of its acts, as set forth hereinabove,
	12	would cause plaintiff severe emotional distress.
	13	64. Defendant's, and each of them, in their acts in defiance of the law, and in
	14	a manner designed to be in derogation of California statute and the deed of trust, was a direct
	15	breach of the law and statutes and deed of trust.
	16	65. As a direct and proximate result of defendant's, and each of them, acts and
	17	omissions, plaintiff suffered extreme emotional distress and threatened, and as of this date,
<del></del>	18	actual, loss of his property.
,	19	oo. As a further proximate result of defendant is breach of duty and the conset
	20	quences proximately caused by it, as hereinabove alleged, plaintiff suffered severe emotional
	21	distress and mental suffering, all to his damage.
	22	67. As a direct and proximate result of the negligence of defendant ETS, as set
	23	forth hereinabove, plaintiff sustained damaged, both physically, emotionally and financially,
	24	and plaintiff prays judgment against defendant as hereinafter set forth.
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		COMPLAINT - 12 - ACTION NO.

12-1	2020-mg Doc 10290-15 Filed 01/23/17 Entered 01/23/17 11:54:26 Exhibit N Pg 16 of 31				
1	WHEREFORE, plaintiff prays for judgment against Defendant ETS and Does				
2	1 through 50 as follows:				
3					
4	AS TO THE FIRST CAUSE OF ACTION:				
5	For special and general damages according to proof at time of trial.				
6	2. For incidental damages in an amount to be determined at trial;				
7	3. For reasonable attorney fees;				
8	4. For costs of suit incurred; and				
9	5. For such other and further relief as the court may deem just and proper.				
10					
	AS TO THE SECOND CAUSE OF ACTION:				
	1. For special and general damages according to proof at time of trial.				
13	2. For incidental damages in an amount to be determined at trial;				
	3. For reasonable attorney fees;				
	4. For costs of suit incurred; and				
	5. For such other and further relief as the court may deem just and proper.				
17	AS TO THE THIRD CAUSE OF ACTION:				
	1. For monetary damages, both compensatory and punitive, in an amount to be determined				
19 20	at trial;				
	2. For reasonable attorney fees;				
	3. For costs of suit incurred; and				
23	4. For such other and further relief as the court may deem just and proper.				
24	2 Or Outer Charles and I all and				
25	AS TO THE FOURTH CAUSE OF ACTION:				
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-	COMPLAINT - 13 - ACTION NO.				
	COMPLAINT 75 ACTION NO.				

12-1	2020-mg Doc 10290-15 Filed 01/23/17 Entered 01/23/17 11:54:26 Exhibit N Pg 17 of 31	
1	For special and general damages according to proof at time of trial.	
2	2. For incidental damages in an amount to be determined at trial;	
3	3. For punitive damages according to proof at trial.	
4	4. For reasonable attorney fees;	
5	5. For costs of suit incurred; and	
6	6. For such other and further relief as the court may deem just and proper.	
7		
8	AS TO THE FIFTH CAUSE OF ACTION:	
9	1. For special and general damages according to proof at time of trial.	
10	2. For incidental damages in an amount to be determined at trial;	
11	3. For reasonable attorney fees;	
12	4. For costs of suit incurred; and	
13	5. For such other and further relief as the court may deem just and proper.	
14		
15	Dated: May, 2011. Respectfully submitted,	
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19	ALAN IKVING MOSS	
20	Attorney In Pro Per	
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	COMPLAINT - 14 - ACTION	NO.

12-12020-mg Doc 10290-15 Filed 01/23/17 Entered 01/23/17/11
Pg 18 of 31
- DO NOT FILE WITH THE COURT-

### -UNLESS YOU ARE APPLYING FOR A DEFAULT JUDGMENT UNDER CODE OF CIVIL PROCEDURE § 585 -

o (name of one defendent only):EXECUTIVE TRUSTEE laintiff (name of one plaintiff only): ALAN IRVING MOSS seks damages in the above-entitled action, as follows:	SERVICES, LLC
STATEMENT OF DAMAGES (Personal Injury or Wrongful Dea	th) CIV505386
PLAINTIFF: ALAN IRVING MOSS DEFENDANT: EXECUTIVE TRUSTEE SERVICES, I	LC
CITY AND ZIP CODE REDWOOD CITY CA 94063 BRANCH NAME.	Clerk of the Superior Cour By A Degliantoni
STREET ADDRESS 400 COUNTY CNTER MAILING ADDRESS.	AUG 2 2 201
SUPERIOR COURT OF CALIFORNIA, COUNTY OF SAN M	
ATTORNEY FOR (name) In Pro Per	ENDORSED FILEI SAN MATEO COUNTY
Moss Beach CA 94038	
P.O. Box 721	דו כטדעד(כנד)
ATTORNEY OR PARTY WITHOUT ATTORNEY (Name and Address). Alan Moss	TELEPHONE NO FOR COURT USE ONLY (415)4948314

-seeks damages in the above-entitled action, as follows:	
1. General damages	AMOUNT
a Pain, suffering, and inconvenience	~
b. Emotional distress.	\$365,000.00
c. Loss of consortium	. \$
d. Loss of sociey and companionship (wrongful death actions only)	\$
e. Cother (specify)	<b>\$</b>
f. Other (specify)	\$
g. Continued on Attachment 1.g.	
2. Special damages	
a. Medical expenses (to date)	\$
b. — Future medical expenses (present value)	
c. Loss of earnings (to date)	\$
d. Loss of future earning capacity (present value)	\$
e. Property damage	\$
f. Funeral expenses (wrongful death actions only)	\$
g. Tuture contributions (present value) (wrongful death actions only)	
h. Value of personal service, advice, or training (wrongful death actions only)	\$
i. V Other (specify) Attorney Fees	\$16.960.98
j. Other (specify) Costs, Copying, Postage, Filing Fees, etc.	\$1.500.00
k. Continued on Attachment 2.k.	
<ol> <li>Punitive damages: Plaintiff reserves the right to seek punitive damages in the amount of (specify). \$         when pursuing a judgment in the suit filed against you.</li> </ol>	748,460.98
Date: August 8, 2011	
Alan Irving Moss	19.25
(TYPE OR PRINT NAME) (SIGNATURE OF PLAINTIFF OR ATT	ORNEY FOR PLAINTIFF:
(Proof of service on reverse)	Page 1 of

STATEMENT OF DAMAGES (Personal Injury or Wrongful Death)

12-12020-mg Doc 10290-15. Filed 01/23/17 Entered 01/2 ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, state har number, and address) Pg 19 of 31	23/17 11:54:26 FOR COURT	Exhibit NMC-010
DANN MOSS		
POBOX 721 a grown	CLAIM	No. 4445
1000x 40/ 1005 BEACH ON 94036 TELEPHONE NO. (4/5) 494-53/L/ FAX NO.:		,,,,,
ATTORNEY FOR (Name): N 1/20 1/60		
SUPPLICAL COURT SON PLANE COUNTY		
PLAINTIFF: ALAN /LVING MOBS		
	CASE NUMBER 11/	
MEMORANDUM OF COSTS (SUMMARY)	CIV 50	5386
The following costs are requested:		TOTALS
1. Filing and motion fees COMPLAINT: #395.00.	1. \$	*395.00
2. Jury fees	2.\$	
3. Jury food and lodging		
4. Deposition costs	4. \$	
4. Deposition costs 5. Service of process 5/10/11: \$25.00 8/11/11: \$25.00	9 5. \$	50.00
6. Attachment expenses	6.\$	
7. Surety bond premiums	7. \$	
8. Witness fees	8. \$	_
9. Court-ordered transcripts	9. \$	
10. Attorney fees (enter here if contractual or statutory fees are fixed without necessity of a co	ourt	- · · · · · · · · · · · · · · · · · · ·
determination; otherwise a noticed motion is required)		
11. Models, blowups, and photocopies of exhibits		
12. Court reporter fees as established by statute	12. \$	
13. Other	13. \$	1000
TOTAL COSTS	<b>s</b> ″	445.00
I am the attorney, agent, or party who claims these costs. To the best of my knowledge and b and these costs were necessarily incurred in this case.	elief this memorandum	of costs is correct
- /24/10	11/	
Date: 2/28/1/2.	1/1	
NAI Mass	6M	
(TYPE OR PRINT NAME)	(SIGNATURE)	

Form Approved for Optional Use Judicial Council of California MC-010 [Rev. July 1, 1999]

- 12-1	2020-mg Doc 10290-15	Filed 01/23/1 Pg 20 (	of 31		Exhibit N
,	1	J	(	LAIM	No. 444
2	Alan Moss P.O. Box 721 Moss Beach CA 94038 Telephone: (415)296-7500 Facsimile: (650)728-0738				
4	Attorney In Pro Per				
5					
6					
7			URT OF CALIFORNIA		
8	IN AND	FOR THE	COUNTY OF SAN MA	TEO	
9	A Yannia Maga	`			
10 '	ALAN IRVING MOSS,	) ) Plaintiff,)	Action No. Cl	IV 505386	
12		)			
13	vs.	) )	DECLARATI MOSS IN SU		
	EXECUTIVE TRUSTEE SERVIC F/k/A EXECUTIVE TRUSTEE S		REQUEST TO DEFAULT JU COURT		ВҮ
	INC., AND DOES 1-50, INCLUS		COURT		
16	1	etendants.)			
17		)			
18					
'19	I, ALAN MOS	S, declare as	follows:		
20 21	1. I am the pla	intiff in this	action, and as such, am	familiar wit	h the facts in-
21	volved in this matter, and if c	alled to testi	fy, could and would tes	tify under oa	th as follows:
23	1		atter was filed on May 5		•
24	founded on theories of neglig				
25	Trustee Services, Inc.(hereina	.fter "ETS"),	who, acting as trustee, i	ssued all noti	ices regarding
26					
	DECLARATION OF ALAN MOSS IN SUPPORT OF REQUEST TO ENTER DEFAULT JUDGME			ACTION	N NO. CIV505386

- 3. The Complaint and the Summons issued thereunder by the clerk of this court were served on defendant by a California registered process server, California Civil Process, Inc. of West Sacramento(hereinafter "CCP"), by serving CSC-Lawyers Incorporating Service (hereinafter "CSC"). CSC is listed on the website of the California Secretary of State as the agent for service of process of defendant ETS.
- 4. CCP informed me that the Complaint and Summons were accepted by CSC, and that if CSC was not the proper agent for service of process on defendant ETS, CCP would nave been so informed and CSC would nave rejected the papers formwith. At no time from the time of service to the present has CCP or the undersigned ever been informed that CSC was not the proper agent for service of process on defendant ETS, nor have the papers ever been rejected or returned.
- 5. A Proof of Service of the Summons and Complaint in this matter was filed with the Clerk of this Court on June 2, 2011.
  - 6. On June 17, 2011, the undersigned filed a Request To Enter Default with the

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- 8. On August 22, 2011, the undersigned filed a Statement of Damages as to
- On August 22, 2011, the undersigned filed a Statement of Damages as to defendant ETS with the Clerk of this Court.
- 9. On August 22, 2011, plaintiff filed Proof of Service of Statement of Damages on defendant ETS, with a service date of August 9, 2011. Said service was completed by CCP. At no time from the time of service to the present has CCP or the undersigned ever been informed that the CSC was not the proper agent for service of process on defendant ETS, nor have the papers ever been rejected or returned.
  - 10. The facts underlying the Complaint in this matter are as follows:
    - A. Plaintiff has owned and resided in the property located at 86 San Lucas, Moss Beach, California(the "property"), within the County of San Mateo, continuously from 1984 to the present.
    - B. On or about June 22, 2005, plaintiff took out a loan against the subject property, as evidenced by a Note. Plaintiff was the borrower, and CJ Mortgage, Inc. was the lender. The Note was secured by a Deed of Trust, in which the purported parties were: CJ Mort-gage, Inc. as the beneficiary, Amance The was the trustee, and plaintiff was the trustor.
    - C. According to public records on file with the Recorders Office of San Mateo County, on or about June 27, 2005, said property was allegedly assigned to Option One Mortgage Corporation by CJ Mort-gage Inc.
    - D. On or about October 26, 2005, Option One Mortgage Corporation prepared a document entitled "Substitution of Trustee," in which it substituted Premier Trust Deed Services Inc. as trustee in place and stead

of Alliance Title.

E. On or about September 21, 2006, an entity set forth as "TCIF REO2, LLC" prepared a document entitled "Substitution of Trustee," in which it claims to be the "present beneficiary" and claims to substitute "Executive Trust Deed Services, LLC FKA Executive Trust Deed Services. Inc." as trustee in place and stead of, on information and belief(such information is not set forth in the actual do-cument), Premier Trust Deed Services Inc. Said document was recorded on November 10, 2006. This document was signed in Pennsylvania by a Margie Kwaitanowski, as vice-president of "TCIP REO2, LLC." On or about September 21, 2006, Ms. Kwaitanowski was actually employed by GMAC in Pennsylvania, a business entity of unknown legal form. In addition, the notary on the document was Brenda Staehle, who was also an employee of GMAC. On or about September 21, 2006, "TCIF REO2, LLC" was not the present beneficiary under the deed of trust referred to hereinabove, nor had it been assigned the deed of trust as of that date. Thus, TCIF REO2, LLC had no authority, power or legal right to substitute a new trustee under the deed of trust.

r. I wenty-three months later, according to public records on the with the Recorders Office of San Mateo County, on or about September 15, 2007, said property was allegedly assigned to "TCIF, LLC" (not TCIF REO2, LLC) by Option One Mortgage Inc. The signature of the officer of the assignor was notarized more than four months prior to the signature of the representative of the assignor, on May 7, 2007; the date of May 7, 2007 was interlineated by handwriting after a typed date of May

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- 8, 2008 was crossed out. The document was allegedly notarized on May 7, 2007; the "7" of the "2007" date was written by hand over the "8" of the typed "2008." Based on conversations with this notary, Plaintiff believes that this document was actually signed and notarized on My 8, 2008. Said alleged assignment was recorded on June 16, 2008.
- G. According to public records on file with the Recorders Office of San Mateo County, on or about September 17, 2007, a Notice of Default was recorded against said property. Said document was is-sued by "TCIF REO2, LLC c/o Executive Trustee Services LLC." The document was signed by "Executive Trustee Services, LLC as agent for beneficiary." H. According to public records on file with the Recorders Office of San Mateo County, on or about April 29, 2008, said property was allegedly assigned to The Bank of New York Trust Company by "TCIF, LLC." Said alleged assignment was recorded on June 16, 2008.
- I. According to public records on file with the Recorders Office of San Mateo County, on or about May 19, 2008, a Notice of Trustees Sale was recorded on said property by ETS Services, LLC, which was, on information and belief, a sub-entity of Executive Trustee Services.
- took place, conducted by defendant ETS, pursuant to the Notice of Default and Notice of Trustees Sale, regarding the foreclosure on the property, in which defendant ETS as trustee, sold the property. The Notice of Trustee Sale had expired under California law approximately a year earlier.
  - K. On or about May 12, 2009, defendant ETS prepared a document en-

- L. Thereafter, the Bank of New York has attempted to oust plaintiff from his residence, by the filing of two unlawful detainer actions in this court. The first action(Action No. CLJ199552) was dismissed and the second action(Action No. CLJ199935) was stayed by order of this court, and ultimately dismissed by The Bank of New York.
- M. The undersigned initiated an action against The Bank of New York for *inter alia* wrongful foreclosure, which action defendant removed to Federal District Court, where it is presently pending.
- legal research conducted, it was learned that the appointed trustee of a beneficiary has a legal duty to the trustor equal to the duty owed the beneficiary. Based on this, this Complaint was filed against defendant herein for negligence, negligence *per se*, fraud, intentional infliction of emotional distress, and negligent infliction of emotional distress. The essential fact is that ETS took its multiple actions to foreclose on plaintiff's home without ever checking to see if they had the legal power to do so. A simple check of the county's recorded documents would have revealed that the entity that supposedly ap-pointed it to act as trustee had no power to do so for at least twenty-three months. ETS clearly, and beyond dispute based on the recorded documents on file with the County of San Mateo, breached the duty it owed to plaintiff herein, and as a result, caused extreme damage to plaintiff, which continues to this day.

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A. Defendant had a duty to comply with California law, deliberately acted in derogation of several requirements of California law, deliberately acted in derogation of validly issued Orders from this Court, deliberately and intentionally, and this caused plaintiff such emotional distress of such debilitating quality that no reasonable person in a civilized society should be expected to endure it.

B. The allegations of outrageous conduct form the basis of the tort of abuse of process: the use of the court to attempt to sanction illegal activity: "..misuse of the power of the court; it is an act done in the name of the court nd under its authority for the purpose of perpetrating an injustice." That is precisely what happened here: the process server lied that he had personally served the undersigned, and as a result, the Court quashed the alleged service—not once, but twice.

C. Defendant or its attorneys had a duty to ascertain the chain-of-title or to insure that the trustee was acting within its authority. Yet even when this was pointed out to them, they continued to harass plaintiff instead of taking any kind of corrective action. Of note is the fact that even when their unlawful detainer action was stayed, they deliberately showed up for trial three days later with witnesses to proceed. Had not the undersigned showed up in court in an abundance of caution, the trial could have proceeded and a default judgment obtained. If this is not deliberate interference with a court, it is difficult to perceive what may be.

D. Nor can it be argued, though attempt be made, that specific violations of California law were not set forth in the Complaint. The Sixth Cause of Action specifically incorporates the previous allegations in their entirety. Those allegations specifically set forth the myriad violations of California law which were committed by this defendant.

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F. Defendant owed plaintiff a duty to know the law, to comply with the law, and to not misuse judicial process in derogation of the law. It cannot be stated too forcefully: the defendant engaged in conduct so obviously intended to harm plaintiff that it is evident on the face of the documents which the defendant has previously asked this court to judicially notice. They doctored assignments and changed dates on the assignments such that the defendant took title from an entity that didn't even have title at the time they assigned it to defendant. And this occurred notwithstanding attempts on their part to legitimize this whole matter by changing dates on assignment documents and notarizing these documents, in some case four months early and in other cases more than a year later.

G. Because of the aforementioned, the undersigned came very close to being evicted from his home. The foreclosing bank filed two separate cases in attempting to evict plantiff from ms nome. These actions, with their short time fuse, caused extreme emotional distress on a day-to-day basis. Due to the short time limits, and the assumptions inherent in the entire process, it became virtually impossible to predict what would happen from day-to-day and week-to-week. Because one of the assumptions inherent in an unlawful detainer action is the presumption of regularity, the courts were unwilling to provide plaintiff with a fair and open-minded forum for resolving this matter. As a result of this, plaintiff was forced to hire attorneys to defend him from eviction.

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- I. Plaintiff lives on a very quiet street with very limited traffic. Essentially plaintiff lived for months listening to every car that passed by, waiting to see if the vehicle would stop or keep going.
- J. The process server would pound loudly on the door and scream plaintiff's name loudly at 2 o'clock in the morning, waking plaintiff and the neighborhodd. The process server lied about personally serving plaintiff, which was never done, under oath to this court. This is but one example of trying to scare plaintiff out of his home.
- K. Neither plaintiff's attorneys nor plaintiff was ever able to speak to the attorney of record for the bank. He never would take a call and would never return a call. He was bent on achieving eviction, notwithstanding no legal basis for doing so. Even when this court stayed the scheduled trial three days before it was scheduled, he had an attorney show up at the courthouse with witnesses. If the plaintiff had not have showed up to inform the presiding judge, the trial would have proceeded, notwithstanding that it had been stayed by order of the court. The lear that was experienced during that weekend cannot be understated. Further, over a period of a year, and throughout all of the court appearances in this matter, numbering some twenty hearing, not once did the defendant's attorney show up in court, He always hired other attorneys to do his work, who knew nothing of what had transpired or what the facts were. This was like continuous torture that went on for over a year.
- K. Throughout this entire period, the plaintiff was humiliated, unable to function, unable to interact with his community, unable to sleep and unable to relate to

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L. As it turns out, the bank's attorney has been suspended due to unethical behavior in foreclosure cases. What he was accused of doing is exactly what happened to plaintiff. If plaintiff had not persevered and attempted to get the truth before the court, the plaintiff would be out on the street.

M. Based on the above, the undersigned served and filed a Statement of Damages pursuant to CCP 425.11, which set forth the following in money damages:

1. Pain and Suffering: \$365,000.00

2. Emotional Distress: \$365,000.00

3. Attorney Fees: \$16,960.98

4. Costs: \$1,500.00

5. Punitive Damages: \$748,460.98

N. These damage figures are based on damages of \$1,500.00 per day for half of a year and \$500.00 per day for another half of a year for Pain & Suffering, and the same allocation for emotional distress. The attorney fees were incurred in trying to prevent eviction in the unlawful detainer action, which was in turn caused by defendant unlawfully selling plaintiff's property, and thereafter issuing a Trustee's Deed to the Bank of New York. The costs are the actual and estimated miscellaneous costs of litigation, including the fees for one process server, maning, copying, and the like.

13. Since the Complaint contains causes of action for *inter alia* intentional infliction of emotional distress and fraud, punitive damages are appropriate in this case. The utter recklessness and carelessness, and the complete derogation of plaintiff's rights, the intentional violation of mandatory California law, particularly where such violations go directly toward plaintiff maintaining a dwelling, all indicate the appropriateness of punitive damages in this case. That the allegations of this complaint are not isolated but are widespread is indi-

Pg 31 of 31 Schedule part EXTREMELY URGENT Please Rush To Addressee ATTENTION - DELA SENDER HAS WANA REQUIREMENT PLEASE DELIVER PER DMM 263:2 PLEASE PRESS **EXPRESS** 

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